RUBIN, FIORELLA & FRIEDMAN LLP
James E. Mercante, Esq. (JM 4231)
Richard González, Esq. (RG 9291)
292 Madison Avenue, 11th Floor
New York, NY 10017
212-953-2381
Attorneys for Petitioners,
Poling and Cutler Marine Transportation, LLC,
Poling and Cutler Marine Transportation, Inc.,
and P & C KRISTIN POLING, INC., as owners
and/or owners pro hac vice of the M/V KRISTIN
POLING

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:
DATE FILED: 9/6/20/

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK IN THE MATTER OF THE COMPLAINT,

Of

Civil Action No.: 09-cv-07984 (MGC)(DF)

DARREN VIGILANT, as owner of the vessel QUICK FIX, for Exoneration from and Limitation of Liability,

Petitioner.

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK IN THE MATTER OF THE COMPLAINT,

Of

Civil Action No.: 09-cv-09348 (MGC)(DF)

POLING AND CUTLER MARINE TRANSPORTATION, LLC, POLING AND CUTLER MARINE TRANSPORTATION, INC., and P & C KRISTIN POLING, INC., as owners and/or owners pro hac vice of the M/V KRISTIN POLING, 281 ft, 1934 tank ship, for Exoneration from or Limitation of Liability,

Petitioners.

STIPULATION AND ORDER OF DISMISSAL WITH PREJUDICE The above captioned matters having been amicably adjusted and agreed to be settled by the undersigned attorneys for the claimant, LAVANYA APPAJOSYULA, and the Petitioners, POLING AND CUTLER MARINE TRANSPORTATION, LLC, POLING AND CUTLER MARINE TRANSPORTATION, INC., and P & C KRISTIN POLING, INC., as owners and/or owners pro hac vice of the motor vessel KRISTIN POLING., motor vessel KRISTIN POLING, and DARREN VIGILANT, as owner of the vessel QUICK FIX.

It is hereby Stipulated and Agreed that any and all claims, counter-claims and/or crossclaims, between claimant LAVANYA APPAJOSYULA and Petitioners, are discontinued in their entirety with prejudice by LAVANYA APPAJOSYULA, and without costs.

It is further Stipulated and Agreed that any and all claims asserted by POLING AND CUTLER MARINE TRANSPORTATION, LLC, POLING AND CUTLER MARINE TRANSPORTATION, INC., P & C KRISTIN POLING, INC., and the motor vessel KRISTIN POLING, against DARREN VIGILANT, as owner of the vessel QUICK FIX, are discontinued in their entirety with prejudice and without costs.

It is further Stipulated and Agreed that any and all claims asserted by THE NORTHERN

ASSURANCE COMPANY OF AMERICA against POLING AND CUTLER MARINE

TRANSPORTATION, LLC, POLING AND CUTLER MARINE TRANSPORTATION, INC.,

P & C KRISTIN POLING, INC., and the motor vessel KRISTIN POLING, are discontinued

in their entirety with prejudice and without costs.

Dated: July , 2011

Bv:

Val Wamser, Esq.
Nicoletti Hornig & Sweeney
88 Pine Street
New York, NY 10005
Attorneys for Petitioner,
DARREN VIGILANT, as
owner of the vessel QUICK FIX

Rv.

James E. Mercante (JM 4231) Reusers GUNTAUG Z Rubin, Fiorella & Friedman LLP (RG 9291)

292 Madison Avenue, 11th Floor New York, New York 10017 Attorneys for Petitioners,

Poling and Cutler Marine
Transportation, LLC, Poling
and Cutler Marine Transportation,
Inc., and P & C KRISTIN POLING,
INC., as owners and/or owners pro
hac vice of the M/V KRISTIN
POLING

By:

Adolph D. Seltzer, Esq. 270 Madison Ave., Room 140 New York, NY 100016 Attorneys for Claimant,

LAVANYA APPAJOSYULA

SO ORDERED:

Qugust 31, 2011

U.S.D.J.